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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/832,871	09/832,871 04/12/2001		Bok Hyun Pack	LT-003	1380
34610	7590	02/10/2005		EXAM	INER
FLESHNE	R & KIM	I, LLP	LONSBERRY, HUNTER B		
P.O. BOX 2 CHANTILI		20153		ART UNIT	PAPER NUMBER
CHANTEL	, vii i	VII 20100		2611	
				DATE MAILED: 02/10/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/832,871	PACK ET AL.					
Office Action Summary	Examiner	Art Unit					
	Hunter B. Lonsberry	2611					
The MAILING DATE of this communicat Period for Reply	ion appears on the cover sheet with	h the correspondence address					
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA  - Extensions of time may be available under the provisions of 37 after SIX (6) MONTHS from the mailing date of this communic.  - If the period for reply specified above is less than thirty (30) da  - If NO period for reply is specified above, the maximum statutor.  - Failure to reply within the set or extended period for reply will, Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b).	TION. 'CFR 1.136(a). In no event, however, may a relation. ys, a reply within the statutory minimum of thirty y period will apply and will expire SIX (6) MONT by statute, cause the application to become ABA	ply be timely filed  (30) days will be considered timely.  HS from the mailing date of this communication.  NDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed o	n .	ა					
	☐ This action is non-final.						
3) Since this application is in condition for	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4) ☐ Claim(s) 1-14 is/are pending in the appl 4a) Of the above claim(s) is/are v 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-14 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction	vithdrawn from consideration.						
Application Papers							
9) The specification is objected to by the E	xaminer.						
10)⊠ The drawing(s) filed on <u>12 April 2001</u> is/	are: a)⊠ accepted or b)⊡ objec	ted to by the Examiner.					
Applicant may not request that any objection	n to the drawing(s) be held in abeyand	ce. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the 11) The oath or declaration is objected to by	,	, ,					
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for a) All b) Some * c) None of:  1. Certified copies of the priority doc 2. Certified copies of the priority doc 3. Copies of the certified copies of the application from the International  * See the attached detailed Office action for	cuments have been received. cuments have been received in Ap he priority documents have been in Bureau (PCT Rule 17.2(a)).	oplication No received in this National Stage					
Attachment(s)							
1) Notice of References Cited (PTO-892)		ımmary (PTO-413)					
<ol> <li>Notice of Draftsperson's Patent Drawing Review (PTO-3)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date</li> </ol>		/Mail Date ormal Patent Application (PTO-152) _					

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## **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 1. Claims 1-14 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent 6,018,768 to Ullman.

Regarding claim 1, Ullman discloses a method for obtaining supplementary information on an item in a broadcast signal (figure 1, figure 3, column 8, lines, 16-21, 41-54), comprising:

receiving a digital broadcast signal (MPEG video with URLs stored in a data field, column 4, line 42-column 5, line 13);

extracting information identifying an item from the received digital broadcast signal (column 5, lines 49-56);

comparing the extracted identifying information of the item with identifying information of other items (figure 3, column 7, line 63-column 8, line 15); and storing the extracted identifying information based on the comparison result (column 8, lines 7-15, 27-40, newly received URLs are compared to a list of previously

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received URLs, if the URL is new, it is extracted and added to the URL list in the control panel).

Ullman inherently makes use of storage, as memory is required in order for PC 16 to access, update and maintain the list of URLs in the control panel.

Regarding claim 2, Ullman discloses that URLs, which provide supplementary information for an item, are extracted from the video signal (column 8, lines 41-49).

Regarding claim 3, Ullman discloses that a user may select a stored URL from a control panel at a time of their choosing (column 8, lines 27-40). The control panel contains a list of previously received URLs that were displayed with a program as well as URLs which include further information on a topic of interest to a user, a user may then go back and retrieve particularity informative or useful webpages.

Regarding claim 4, Ullman discloses that the webpages associated with the URLs may be displayed simultaneously with an associated program (column 8, lines 22-27, 41-53).

Regarding claim 5, Ullman discloses that a user may select a stored URL from a control panel at a time of their choosing, and URLs may include web pages not displayed with a program, but provide further information (column 8, lines 27-40).

Regarding claims 6-7, Ullman discloses that a device may extract information related to a currently displayed video program, for example, while a watches a financial program, webpages corresponding to stocks (products) are displayed, if a user utilizes a profile, webpages associated with the user's stocks may also be displayed (column 8, line 41-column 9, line 3). Ullman inherently stores the address information as Ullman discloses that the received URLs are displayed in a control panel on PC 16 (column 8, lines 31-40), storage is required in order to maintain a record on a personal computer.

Regarding claim 8, Ullman discloses that the websites associated with the URLs are predetermined (column 6, line 66-column 7, line 11).

Regarding claims 9-10, Ullman discloses that a device may extract information related to a currently displayed video program, for example, while a watches a financial program, webpages corresponding to stocks (products) are displayed, if a user utilizes a profile, webpages associated with the user's stocks may also be displayed (column 8, line 41-column 9, line 3).

Regarding claim 11, Ullman discloses a broadcasting enhancement system (figure 1, column 5, lines 31-57), comprising:

a broadcast signal receiver 16 receiving a broadcast signal;

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a decoder 12 linked to the broadcast signal receiver that decodes and separates at least video data for display on a display device and first information for selectable items in the video data (column 5, lines 49-57);

frame composer (PC 16 which runs JAVA enabled browser 98 that displays the webpages associated with the URLs, column 7, lines 35-42) coupled to the display device to provide the first information to the display device; and

the first information is displayed concurrently with the video data according to user commands (column 8, lines 16-51).

Ullman inherently makes use of a controller coupled to the decoder and frame composer, as Ullman discloses that the PC 16 is coupled to a display 18, wintv card, and decoder 12, and a controller is required in order to pass data between all of these devices for display on display 18.

Regarding claim 12, Ullman discloses that a user may select an item for display (column 8, lines 22-40), and that PC 16 access the webpages on Internet 20 via a modem (column 5, lines 46-49).

Regarding claim 13, Ullman discloses that the first information is a URL and the second information is a webpage with supplemental information regarding the program (column 8, lines 41-56). As the webpage includes descriptive information, such as biographical information, music clips, concert schedules, stock information and the like (column 8, lines 46-63) it must contain more information than an address in a URL.

Regarding claim 14, Ullman discloses in figure 3, that a transmitted URL is compared to a list of previously transmitted URLs, if the URL is one, which has not been previously transmitted, it is stored in a list (column 7, line 66-column 8, line 15).

## Conclusion

- 2. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- U.S. Patent 5,287,181 to Holman: Electronic Redeemable Coupon System and Television.
- U.S. Patent 5,774,664 to Hidary: Enhanced Video Programming System and Method for Incorporating and Displaying Retrieved Integrated Internet Information Segments.
- U.S. Patent 5,905,865 to Palmer: Apparatus and Method of Automatically Accessing On-line Services in Response to Broadcast of On-line Addresses.
- U.S. Patent 6,349,410 to Lortz: Integrating Broadcast Television Pause and Web Browsing.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hunter B. Lonsberry whose telephone number is 703-305-3234. The examiner can normally be reached on Monday-Friday during normal business hours.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher Grant can be reached on 703-305-4755. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

**HBL** 

CHRIS GRANT PRIMARY EXAMINER